#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

	X	
	:	
In re	:	Chapter 9
CITY OF DETROIT, MICHIGAN,	: :	Case No. 13-53846
Debtor.	: :	Hon. Steven W. Rhodes

OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 2331 FILED BY IRIANA AUSTIN-GARDNER

The City of Detroit (the "City") hereby: (a) objects, pursuant to sections 105 and 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") and Rule 3007-1 of the Local Rules of the Bankruptcy Court for the Eastern District of Michigan (the "Local Rules") to proof of claim number 2331 (the "Claim") filed by Iriana Austin-Gardner (the "Claimant") because the City has no liability to the Claimant on account of the Claim; and (b) seeks the entry of an order, substantially in the form attached hereto as Exhibit 1 (the "Proposed Order"), disallowing and expunging the Claim. A copy of the Claim is attached

hereto as <u>Exhibit 2</u>. In support of this Objection, the City respectfully represents as follows:

#### General Background

- 1. On July 18, 2013, the City filed a petition for relief in this Court, thereby commencing the largest chapter 9 case in history.
- 2. As of June 30, 2013 the end of the City's 2013 fiscal year the City's liabilities exceeded \$18 billion (including, among other things, general obligation and special revenue bonds, unfunded actuarially accrued pension and other postemployment benefit liabilities, pension obligation certificate liabilities and related derivative liabilities). As of June 30, 2013, the City's accumulated unrestricted general fund deficit was approximately \$237 million.
- 3. In February 2013, a state review team determined that a local government financial emergency exists in the City. Thereafter, in March 2013, Kevyn D. Orr was appointed, and now serves as, emergency manager with respect to the City (in such capacity, the "Emergency Manager") under Public Act 436 of 2012, the Local Financial Stability and Choice Act, MCL § 141.1541, et seq. ("PA 436"). Under Section 18(1) of PA 436, the Emergency Manager acts exclusively on behalf of the City in this chapter 9 case. MCL § 141.1558.
- 4. On May 5, 2014, the City filed the Fourth Amended Plan for the Adjustment of Debts of the City of Detroit (Docket No. 4392) (as it may be

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further amended, modified or supplemented from time to time, the "Plan") and the Fourth Amended Disclosure Statement with Respect to Fourth Amended Plan for the Adjustment of Debts of the City of Detroit (Docket No. 4391) (the "Disclosure Statement"). That same day, the Court entered the Order Approving the Proposed Disclosure Statement (Docket No. 4401), thereby approving the Disclosure Statement as containing "adequate information" with respect to the Plan, pursuant to section 1125(a)(1) of the Bankruptcy Code.

#### **Background Regarding the Claims Process**

- 5. On November 21, 2013, the Court entered the Order, Pursuant to Sections 105, 501 and 503 of the Bankruptcy Code and Bankruptcy Rules 2002 and 3003(c), Establishing Bar Dates for Filing Proofs of Claim and Approving Form and Manner of Notice Thereof (Docket No. 1782) (the "Bar Date Order"). The Bar Date Order established February 21, 2014 at 4:00 p.m., Eastern Time, as the general deadline for the filing of proofs of claim in the City's chapter 9 case.
- 6. On December 24, 2013, the Court entered the Order, Pursuant to Sections 105 and 502 of the Bankruptcy Code, Approving Alternative Dispute Resolution Procedures to Promote the Liquidation of Certain Prepetition Claims (Docket No. 2302) (the "ADR Order"). The ADR Order established procedures (the "ADR Procedures") for the liquidation of certain prepetition claims (collectively, the "Designated Claims"). In addition, the ADR Order provisionally

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identified certain claims (collectively, the "Initial Designated Claims") as

Designated Claims and, therefore, subject to the ADR Procedures. The Initial

Designated Claims consist of: (a) personal injury tort or wrongful death claims,

(b) property damage claims; and (c) claims, to the extent not satisfied in the

ordinary course, relating to the operation of motor vehicles for which the City is

self-insured pursuant to chapter 31 of Michigan's Insurance Code of 1956, M.C.L.

§§ 500.3101, et seq.

#### **Relief Requested**

7. Pursuant to sections 105 and 502(b) of the Bankruptcy Code,
Bankruptcy Rule 3007 and Local Rule 3007-1, the City seeks the entry of an order
disallowing and expunging the Claim because the Claim asserts alleged liabilities
for which the City is not responsible as a matter of law.

#### The Court's Jurisdiction to Disallow and Expunge the Claim

- 8. This Court has jurisdiction to consider this matter pursuant to section 1334 of title 28 of the United States Code (the "Judicial Code"). Venue is proper before this Court pursuant to sections 1408 and 1409 of the Judicial Code.
- 9. Section 157(b) of the Judicial Code sets forth various "core proceedings" with respect to which bankruptcy courts are authorized to enter final orders, subject only to appellate review under section 158 of the Judicial Code.

  See 28 U.S.C. § 157(b)(1) ("Bankruptcy judges may hear and determine all cases

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under title 11 and all core proceedings arising under title 11, or arising in a case under title 11, referred under subsection (a) of this section, and may enter appropriate orders and judgments, subject to review under section 158 of this title.").

10. Section 157(b)(2) of the Judicial Code provides a nonexclusive list of core proceedings, including proceedings for the "allowance or disallowance of claims," but excepts from such proceedings "the liquidation or estimation of contingent or unliquidated personal injury tort or wrongful death claims against the estate for purposes of distribution in a case under title 11" (any such claim,

allowance or disallowance of claims against the estate or exemptions from property of the estate, and estimation of claims or interests for the purposes of confirming a plan under chapter 11, 12, or 13 of title 11 but not the liquidation or estimation of contingent or unliquidated personal injury tort or wrongful death claims against the estate for purposes of distribution in a case under title 11....

28 U.S.C. § 157(b)(2)(B). As a technical matter, therefore, section 157(b) of the Judicial Code does not provide that proceedings relating to the allowance or disallowance of claims against a chapter 9 debtor constitute core proceedings because there is no estate in chapter 9. See 11 U.S.C. § 901 (not incorporating into chapter 9 practice section 541 of the Bankruptcy Code, which provides for the creation of the estate). Nevertheless, the allowance and disallowance of claims is equally central to the bankruptcy process in chapter 9, and the enumerated list of core proceedings in section 157 of the Judicial Code is expressly nonexclusive.

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With respect to the allowance and disallowance of claims, section 157(b)(2)(B) of the Judicial Code provides that core proceedings include proceedings for the:

a "Tort/Wrongful Death Claim"). 28 U.S.C. § 157(b)(2)(B); see also 28 U.S.C. § 157(b)(2)(O) (providing that "other proceedings affecting the liquidation of the assets of the estate or the adjustment of the debtor-creditor or the equity security holder relationship" constitute core proceedings "except personal injury tort or wrongful death claims").

- 11. The Judicial Code further provides that Tort/Wrongful Death Claims "be tried in the district court in which the bankruptcy case is pending, or in the district court in the district in which the claim arose, as determined by the district court in which the bankruptcy case is pending." 28 U.S.C. § 157(b)(5).
- Tort/Wrongful Death claims for the purpose of liquidating or estimating the claims be conducted in the appropriate district court. Courts consistently hold, however, that threshold challenges to the validity of Tort/Wrongful Death Claims may be adjudicated on a final basis by bankruptcy courts. See, e.g., In re Chateaugay Corp., 111 B.R. 67, 73-74 (Bankr. S.D.N.Y. 1990) (where debtors filed objections to numerous Personal Injury Claims on grounds that such claims were (a) asserted against the wrong defendants and (b) barred by the "government contractor defense," holding that the bankruptcy court had jurisdiction to resolve the objections because "[a]lthough [section] 157(b)(2)(B) restricts a bankruptcy court's power to liquidate or estimate personal injury tort or wrongful death claims for

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purposes of distribution, it imposes no corollary restriction upon a bankruptcy court's ability to disallow such claims in the first instance if they are not sustainable at law") (emphasis added), aff'd in relevant part and rev'd on other grounds, 146 B.R. 339 (S.D.N.Y. 1992); In re Dow Corning Corp., 215 B.R. 346, 352 (Bankr. E.D. Mich. 1997) (where the debtor (a) objected to certain Personal Injury Claims on grounds that the claimants could not scientifically prove that the claimants' injuries were caused by the debtor's products and (b) moved for summary judgment seeking disallowance of all similar claims, applying Chateaugay in holding that "a bankruptcy court may enter a final order on a motion for summary judgment disallowing a personal injury claim without running afoul of the 'but not the liquidation' clause of [section] 157(b)(2)(B)"), modified, 215 B.R. 526 (Bankr. E.D. Mich. 1997) (recommending withdrawal of reference for purposes of judicial economy); In re UAL Corp., 310 B.R. 373, 383 (Bankr. N.D. Ill. 2004) (relying upon <u>Dow Corning</u>, among other cases, in holding that the bankruptcy court had jurisdiction to sustain debtors' objection seeking disallowance of a personal injury claim; "[A]n objection to the legal validity of a personal injury tort claim does not fall within the personal injury exception to the core bankruptcy jurisdiction conferred by [section] 157(b)(2)(B), and this court may enter a final order dealing with the debtors' pending objection to the [claimants'] claim.").

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13. The City believes that the Claim may be a Tort/Wrongful Death Claim within the meaning of section 157 of the Judicial Code. The City has reviewed the Claim, however, and has determined that threshold infirmities render the Claim invalid against the City as a matter of law. Specifically, as more fully discussed below, the Claim asserts alleged liabilities against one or more entities for which the City is not legally or financially responsible. Accordingly, this proceeding is a core proceeding, and the Court is authorized to enter a final order disallowing and expunging the Claim.

#### **Request to Disallow the Claim**

14. Pursuant to section 101 of the Bankruptcy Code, a creditor holds a claim against a debtor only to the extent that it has a "right to payment" for the asserted liability. See 11 U.S.C. §§ 101(5), 101(10).<sup>2</sup> By contrast, there is no right to payment — and therefore no claim — to the extent that the asserted liability is not due and owing by a debtor. Section 502(b)(1) of the Bankruptcy Code further provides that a claim asserted in a proof of claim shall be allowed,

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Section 101(10) of the Bankruptcy Code defines a "creditor" in pertinent part as "an entity that has a claim against the debtor." 11 U.S.C. § 101(10). Section 101(5) in turn defines a "claim" as a "right to payment" or "the right to an equitable remedy for breach of performance if such breach gives rise to a right for payment." 11 U.S.C. § 101(5).

except to the extent "such claim is unenforceable against the debtor and property of the debtor, under any agreement or applicable law." 11 U.S.C. §502(b)(1).<sup>3</sup>

circumstances surrounding the Claim and has determined that the Claim is not a valid liability of the City. The Claim asserts liabilities in the estimated amount of \$200,000 for injuries allegedly sustained by the Claimant when the Claimant allegedly was pushed by another student at Parker Elementary School (the "School"). See Claim, at 1-3. The School is a school within the Detroit Public Schools system ("DPS"), which is a separate and distinct legal entity from the City. As such, the City is not responsible for the liabilities of the School or DPS asserted in the Claim.

The board of education is not a part of the city of Detroit. It is a separate legal entity . . . . 'The board of education, though existing for purposes strictly public, is nevertheless a distinct corporation from the city, having its distinct property and funds, and entitled to demand for them the same protection which may be demanded by other corporations or individuals.

Herzog v City, 142 N.W.2d 672, 678 (Mich. 1966) (Adams, J. concurring in part); see also Attorney General v Thompson, 134 N.W. 722, 727 (Mich. 1912) (holding that the liabilities of Detroit's school system are not liabilities of the City).

Section 502 of the Bankruptcy Code is made applicable in the City's chapter 9 case by section 901 of the Bankruptcy Code. See 11 U.S.C. § 901.

16. In addition, nothing in the Claim suggests any involvement in the matter by or on behalf of the City, and the City is not otherwise aware of any basis for which it may be held responsible for the alleged liabilities asserted therein. The City therefore has determined that the Claimant possesses no right to payment on account of the Claim, and the Claim should be disallowed.

#### **Reservation of Rights**

17. The City files this Objection without prejudice to or waiver of its rights pursuant to section 904 of the Bankruptcy Code, and nothing herein is intended to, shall constitute or shall be deemed to constitute the City's consent, pursuant to section 904 of the Bankruptcy Code, to this Court's interference with (a) any of the political or governmental powers of the City, (b) any of the property or revenues of the City or (c) the City's use or enjoyment of any income-producing property.

#### **Notice**

18. Notice of this Objection has been given to the Claimant and all parties that have requested notice in this case pursuant to Bankruptcy Rule 2002. The City submits that no other or further notice need be provided.

### No Prior Request

19. No previous request for the relief requested herein has been made to this or any other court.

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WHEREFORE, the City respectfully requests that the Court: (a) enter the Proposed Order granting the relief requested herein and (b) grant such other and further relief to the City as the Court may deem proper.

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Respectfully submitted,

#### /s/ Heather Lennox

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Heather Lennox (OH 0059649)
Thomas A. Wilson (OH 0077047)
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tdolcourt@foley.com

#### ATTORNEYS FOR THE CITY

Dated: May 15, 2014

## UNITED STATES BANKRUPTCY COURT Eastern District of Michigan

In re:

Chapter: 9

CITY OF DETROIT, MICHIGAN,

Case No.: 13-53846

Debtor. Judge: Hon. Steven W. Rhodes

Address: 2 Woodward Avenue, Suite 1126

Detroit, Michigan 48226

Last four digits of Social Security or

Employer's Tax Identification (EIN) No(s).(if any): 38-6004606

#### NOTICE OF OBJECTION OF THE CITY OF DETROIT, PURSUANT TO SECTIONS 105 AND 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULE 3007 AND LOCAL RULE 3007-1, TO PROOF OF CLAIM NUMBER 2331 FILED BY IRIANA AUSTIN-GARDNER

The City of Detroit (the "<u>City</u>") has filed an objection to your claim in this bankruptcy case.

Your claim may be reduced, modified, or denied. You should read these papers carefully and discuss them with your attorney, if you have one.

If you do not want the Court to deny or change your claim, then on or before June 18, 2014, you or your lawyer must:

1. File with the Court a written response to the objection, explaining your position, at:

#### **United States Bankruptcy Court**

United States Bankruptcy Court 211 W. Fort Street, Suite 2100 Detroit, Michigan 48226

If you mail your response to the Court for filing, you must mail it early enough so that the Court will **receive** it on or before the date stated above. All attorneys are required to file pleadings electronically.

You must also mail a copy to:

David G. Heiman, Esq.
Heather Lennox, Esq.
Thomas A. Wilson, Esq.
JONES DAY
North Point
901 Lakeside Avenue
Cleveland, Ohio 44114
Telephone: (216) 586-3939
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John A. Simon, Esq. Tamar N. Dolcourt, Esq. FOLEY & LARDNER LLP 500 Woodward Avenue, Suite 2700 Detroit, Michigan 48226 Telephone: (313) 234-7100

Telephone: (313) 234-7100 Facsimile: (313) 234-2800

2. Attend the hearing on the objection, scheduled to be held on June 25, 2014, at 10:00 a.m. in Courtroom 100, Theodore Levin U.S. Courthouse, 231 W. Lafayette, Detroit, Michigan 48226, unless your attendance is excused by mutual agreement between yourself and counsel for the City. (Unless the matter is disposed of summarily as a matter of law, the hearing shall be a pre-trial conference only; neither testimony nor other evidence will be received. A pre trial scheduling order may be issued as a result of the pre-trial conference.)

If you or your attorney do not take these steps, the Court may deem that you do not oppose the objection to your claim, in which event the hearing will be canceled, and the objection sustained.

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Respectfully submitted,

Dated: May 15, 2014

#### /s/ Heather Lennox

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ATTORNEYS FOR THE CITY

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## **EXHIBIT 1**

#### UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re : Chapter 9 : CITY OF DETROIT, MICHIGAN, : Case No. 13-53846

Debtor. : Hon. Steven W. Rhodes

:

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# ORDER DISALLOWING AND EXPUNGING CLAIM NUMBER 2331 FILED BY IRIANA AUSTIN-GARDNER

This matter coming before the Court on the Objection of the City of Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2331 Filed by Iriana Austin-Gardner (the "Objection"), filed by the City of Detroit (the "City"); the Court having reviewed the Objection and having heard the statements of counsel regarding the relief requested in the Objection at a hearing before the Court (the "Hearing"); the Court finding that (a) the Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 157 and 1334, (b) this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2) and (c) notice of the Objection and the Hearing was sufficient under the circumstances and in full compliance with the

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Capitalized terms not otherwise defined herein have the meanings given to them in the Objection.

requirements of the Bankruptcy Code, the Bankruptcy Rules and the Local Rules; and the Court having determined that the legal and factual bases set forth in the Objection and at the Hearing establish just cause for the relief granted herein;

#### IT IS HEREBY ORDERED THAT:

- 1. The Objection is SUSTAINED.
- 2. Pursuant to section 502(b) of the Bankruptcy Code, the Claim is disallowed and expunged in its entirety.
- 3. The City, the City's claims and noticing agent and the Clerk of this Court are authorized to take any and all actions that are necessary or appropriate to give effect to this Order.

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## **EXHIBIT 2**

310 (Official Form 10) (04/13) (Modified)		THE POST OF
UNITED STATES BANKRUPTCY COURT EASTE	ERN DISTRICT of MICHIGAN	PROOF OF CEARM
Name of Debtor: City of Detroit, Michigan	Case Number: 13-53846	0 4 0011
NOTE: Do not use this form to make a claim for an administrative exper	nse that arises after the bankruptcy filing.	FEB 2 0 2014
Name of Creditor (the person or other entity to whom the debtor owes mone Iriana Austin-Gardner		
Name and address where notices should be sent:	<b>RECEIVE</b> D —	Couls Bankily or Court  Check this bMilitias claim amounts
Mark E. Boegehold (P38699)		previously filed claim.
1000 Town Center, Suite 500	FEB 2 4 2014	Court Claim Number:
Southfield, MI 48075	WEST TRACK CANCOL COROLLATION	(If known)
Telephone number: 248-354-2222 email: mboegehold@tl	KURTZMA <b>N CARSON CONSULTANTS</b> hurswell.com	Filed on:
Name and address where payment should be sent (if different from above):		☐ Check this box if you are aware that
Same as above		anyone else has filed a proof of claim relating to this claim. Attach copy of
		statement giving particulars.
Telephone number: email:		
1. Amount of Claim as of Date Case Filed: \$\frac{200,000.00, \text{3}}{200,000.00}\$	see attached addendum.	
If all or part of the claim is secured, complete item 4.	1	Ignort interest if any
If all or part of the claim is entitled to priority, complete item 5.  Check this box if the claim includes interest or other charges in addition to		Igment interest, if any.
Personal Injury: nushed down by anoth		
2. Basis for Claim: Fersonal Injury, pushed down by another (See instruction #2)		- JUNION.
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled accou	N/A
N/A	(See instruction #3a)	unt as
A. C		
3. Secured Claim (See Instruction #4)	Amount of arrearage and	other charges, as of the time case was filed,
Check the appropriate box if the claim is secured by a lien on property or a r	right of included in secured claim.	
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested informature of property or right of setoff:   Real Estate   Motor Vehicle	right of included in secured claim, nation.	, if any:
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested informature of property or right of setoff:   Real Estate  Motor Vehicle  Describe:	right of included in secured claim, nation.	, if any: \$
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Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff: Real Estate Motor Vehicle  Describe:  Value of Property: \$  Annual Interest Rate (when case was filed)% Fixed or Var  5. Amount of Claim Entitled to Priority as an Administrative Expense of the second	right of included in secured claim.  The control of	ss, if any:  \$s  \$s  N/A  \$N/A
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform Nature of property or right of setoff:  Real Estate  Motor Vehicle  Describe: Value of Property: \$ Annual Interest Rate (when case was filed)%  Fixed or  Var  5. Amount of Claim Entitled to Priority as an Administrative Expense to the Amount of Claim Otherwise Entitled to Priority. Specify Applicable Credits. The amount of all payments on this claim has been credited for	included in secured claim.  The proof of included in secured claim.  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  It is section of 11 U.S.C. §  the purpose of making this proof of claim. (Secured Claim).	\$
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff: Real Estate Motor Vehicle  Describe:  Value of Property: \$  Annual Interest Rate (when case was filed)% Fixed or Var  5. Amount of Claim Entitled to Priority as an Administrative Expense of the second	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  It be Section of 11 U.S.C. §  the purpose of making this proof of claim. (Set the claim, such as promissory notes, purchas in the case of a claim based on an open-end ce claim is secured, box 4 has been completed, and the definition of "redacted".) DO NOT	\$
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff:  Real Estate  Motor Vehicle   Describe:  Value of Property:  Motor Vehicle   Security:  Fixed or  Van  Annual Interest Rate (when case was filed)   Motor Vehicle    Fixed or  Van  5. Amount of Claim Entitled to Priority as an Administrative Expense of the company of the comp	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  It be Section of 11 U.S.C. §  the purpose of making this proof of claim. (Set the claim, such as promissory notes, purchas in the case of a claim based on an open-end ce claim is secured, box 4 has been completed, and the definition of "redacted".) DO NOT	\$
Check the appropriate box if the claim is secured by a lien on property or a restoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff:  Real Estate  Motor Vehicle   Describe:  Value of Property:  Annual Interest Rate (when case was filed)  % Fixed or  Var  5. Amount of Claim Entitled to Priority as an Administrative Expense of the Amount of Claim Otherwise Entitled to Priority. Specify Applicable   6. Credits. The amount of all payments on this claim has been credited for   7. Documents: Attached are redacted copies of any documents that support running accounts, contracts, judgments, mortgages, security agreements, or, statement providing the information required by FRBP 3001(c)(3)(A). If the evidence of perfection of a security interest are attached. (See instruction #7 ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING If the documents are not available, please explain:  8. Signature: (See instruction #8) Check the appropriate box.	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  le Section of 11 U.S.C. §	\$
Check the appropriate box if the claim is secured by a lien on property or a rectoff, attach required redacted documents, and provide the requested information of property or right of setoff:   Real Estate	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  le Section of 11 U.S.C. §	\$
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff: □Real Estate □Motor Vehicle □  Describe:  Value of Property: \$	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  le Section of 11 U.S.C. §	\$
Check the appropriate box if the claim is secured by a lien on property or a restoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff:  Real Estate  Motor Vehicle   Describe:  Value of Property:  Annual Interest Rate (when case was filed)  % Fixed or  Var  5. Amount of Claim Entitled to Priority as an Administrative Expense of the Amount of Claim Otherwise Entitled to Priority. Specify Applicable   6. Credits. The amount of all payments on this claim has been credited for   7. Documents: Attached are redacted copies of any documents that support   7. Under the Amount of the information required by FRBP 3001(c)(3)(A). If the   evidence of perfection of a security interest are attached. (See instruction #7   ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING   If the documents are not available, please explain:  8. Signature: (See instruction #8)   Check the appropriate box.	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  le Section of 11 U.S.C. §	\$
Check the appropriate box if the claim is secured by a lien on property or a resetoff, attach required redacted documents, and provide the requested inform  Nature of property or right of setoff: □Real Estate □Motor Vehicle □  Describe:  Value of Property: \$  Annual Interest Rate (when case was filed)	Amount of Secured Claim:  Amount of Secured Claim:  Amount Unsecured:  under 11 U.S.C. §§ 503(b)(9) and 507(a)(2).  de Section of 11 U.S.C. §	\$

This claim is an unsecured, unliquidated personal injury tort claim. The stated claim amount is an estimate of the amount or value of claimants claim based upon information at the time the claim is being filed, because of volume of, or the personal nature of the supporting medical records or documentations, all the documentation supporting this claim may not be attached, if available, additional medical records and documentary support will be submitted upon request and upon execution of appropriate releases and/or waivers if required. The case value may be substantially higher or substantially lower depending on facts to be discovered.

## STUDENT ACCIDENT REPORT FORM

Part A. Information on ALL Accidents

4 copies of this form must be filed within 24 hrs. of the accident.
TELEPHONE Safety Education Office in case of serious accident. Complete all sections of this form.

3. Time accident occurred: Hour	3. Tir	nool: falker	& Bara Ekne	ther nay	Sex: M 🔲; F 🗋	Age: Grade or cla	assification 4
Abdrasion Fracture Amputation Laceration Poisoning Bire Puncture List specifically unsafe acts and unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions existing. Specify any to machine or equipment involved. Steps taken to remedy any hazards or unsafe conditions.    Abdomen	. 101	me accident occurred:	Hour / 15A	l.M.;	P.M. Date: 3-1	30-06	
Applyxiation Poisoning How did accident happen? What was student doing? Where was student Bruise Scalds Burn Scratches Burn Scratches Burn Scratches Burn Scratches Burn Scratches Sprain Sprain Scratches Sprain Scratches Sprain Scratches Sprain Scratches Sprain Scratches Sprain Scratches Sprain Spra	4. · Pla			I.			
Bire Puncture Scalds Burnse Scalds Burn Scratches Concussion Shock (el.) Cur Sprain Dislocation Other (specify)  Abdomen Ankle Arm Kriee Back Leg Back Leg Back Leg By Shoulder Face Tooth Finger Foot Other (specify)  Abditional Information on School Jurisdiction Accidents  8. Teacher in charge when accident occurred (Enter name):  Present at scene of accident: No: Yes:  First-aid treatment Sent to school nurse By (Name): Sent to hospital (At parents' expense) Py Name By Whame): Sent to hospital (At parents' expense) Py Name By whom? (Enter name):  I. Witnesse:  I. Name:  Address:  Address:  Athletic field  Athletic field  Locker  Proof  Poot  Athletic field  Locker  Remarks  What recommendations do you have for yenting other accidents of this type?	-						*
Concussion Shock (et.)    Court	HY HY	Bite		Ho	w did accident happen?	What was student doing? V	v nere was student?
Concussion Shock (et.)  Concussion Other (specify)  Abdomen Hand Ankle Head Arm Knee Back Leg Chest Mouth Dislocation Other (specify)  Ear Nose Back Leg Shoulder Face Tooth Finger Wrist Foot Other (specify)  6. Degree of Injury: Death Permanent Impairment Temporary Disability Nondisabiling 7. Total number of days lost from school: (If more than 48 hours, report of Form 54 when student returns.)  Part B. Additional Information on School Jurisdiction Accidents  8. Teacher in charge when accident occurred (Enter name): (If more than 48 hours, report of Form 54 when student returns.)  Pist and treatment By (Name): (If more than 48 hours, report of Form 54 when student returns.)  First-aid treatment By (Name): (If more than 48 hours, report of Form 54 when student returns.)  Part B. Additional Information on School Jurisdiction Accidents  8. Teacher in charge when accident occurred (Enter name): (If Mame): (If Mame)	<b>25</b>			List	r specifically unsafe acts :	ved. Steps taken to remedy an	y hazards or unsafe
Dislocation Other (specify)  Abdomen Hand Ankle Head Arm Knee Back Leg Chest Mouth Ear Nose Elbow Scalp Finger Foot Other (specify)  6. Degree of Injury: Death   Permanent Impairment   Temporary Disability Nondisabling   7. Total number of days lost from school: (If more than 48 hours, report on Form 54 when student returns.)  Part B. Additional Information on School Jurisdiction Accidents  8. Teacher in charge when accident occurred (Enter name):	A T			1	<del>-</del>		
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C Dressing room Stairs	11. V	Witnesses: 1. Name: 2. Name:  Spe Athletic field Auditorium Cafeteria Classroom	ecify Activity	Locker Pool Sch. ground	Specify Activity	Remar What recommendations d	o you have for pre-
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Signed: Principal Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 14:57:41 Page 22 of 23  Output Doc 4845 Filed 05/15/14 Entered 05/15/14 Entere	11. V 12. NOITY	Witnesses: 1. Name: 2. Name:  Athletic field Auditorium Cafeteria Classroom Corridor Dressing room Gymnasium Home Econ. Laboratories	ecify Activity	Locker Pool Sch. groundsh Showers Stairs Toilets and washroor	Specify Activity  ds LUN(I) Time  nop  exify)	What recommendations deventing other accidents of the second seco	o you have for pre-

## **CERTIFICATE OF SERVICE**

I, Heather Lennox, hereby certify that the foregoing Objection of the City of
Detroit, Pursuant to Sections 105 and 502(b) of the Bankruptcy Code, Bankruptcy
Rule 3007 and Local Rule 3007-1, to Proof of Claim Number 2331 Filed by Iriana
Austin-Gardner was filed and served via the Court's electronic case filing and
noticing system on this 15th day of May, 2014.

/s/I	Ieather Lennox
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